## PERFIES

1422 Burtonwood Drive • Suite 200 • Gastonia, NC 28054-4009 PHONE 704/867-5002 • FAX 704/867-0465 January 13, 2015

Ms. Shirley Liggins

**Brownfields Program Assistant** 

North Carolina Dept. of Environmental and Natural Resources

1646 Mail service Center

Raleigh, North Carolina 27599-1646

Re:

Land Use Restriction ("LUR") Update for Brownfields

Project # 10063-06-36

Dear Ms. Liggins:

Please find enclosed our LURU for Lot #3 in the above referenced project. The site is now known as Gaston Crossing and is comprised of five (5) lots. I am providing the other four (4) owners with blank LURU forms so that they can file their updates.

Please let me know if additional information is needed.

Best regards,

**PAMA 321. LLC** 

Robert S. Pearson

enclosure

Brownfields Project #: 10063-06-36

Brownfields Property: ATS Manufacturing, NC Hwy 321 & Rankin Lake Rd.

Property Owner (In whole or part): Caclton Hill

Property Owner (In whole or part): \_ Carlton Hill LLC

Brownfields 63

## LAND USE RESTRICTIONS ("LUR") UPDATE

LUR 1: No use may be made of the Brownfields Property other than as limited by the other land use restrictions below and for retail (including without limitation restaurant and convenience store/gas station) and, with prior written Department of Environment and Natural Resources ("DENR") approval, other commercial purposes. The conduct of these activities is governed by the following definitions:

- a. "Commercial" refers to an enterprise carried on for profit by the owner, lessee or licensee.
- b. "Retail" refers to the sale of goods, products or merchandise directly to the consumer.

In compliance	
Remarks:	and the second s
LUR 2: Unless compliance with this Land Use Rest by DENR in advance, no use of the Brownfields Property ma of all buildings depicted on the plat component of the Notice ("Notice"), in accordance with applicable legal required limitation those administered by the Lead and Asbestos Abate Division of Public Health.	y occur prior to demolition e of Brownfields Property
In compliance	
Remarks:	
LUR 3: Surface water and underground water at the I not be used for any purpose without the prior written approval of In compliance	Brownfields Property may f DENR.

Remarks:	
LUR 4: No activities that encounter, expose, reme example, installation of water supply wells, fountains, pond or construction or excavation activities that encounter or expon the Brownfields Property without prior sampling and an written satisfaction of DENR in any areas proposed for such the analytical results to DENR. If such results disclose to DF of North Carolina's groundwater quality standards, the proposition of DENR on such conincluding at a minimum compliance with plans and process applicable law, to protect public health and the environ activities.	s, lakes or swimming pools, ose groundwater) may occur alysis of groundwater to the hactivities, and submittal of ENR contamination in excess osed activities may not occur aditions as DENR imposes, dures, approved pursuant to
In compliance	
Remarks:	

Soil anywhere on the Brownfields Property exhibiting any stain or odor may not be disturbed without prior sampling and analysis (a determination regarding which DENR shall provide within a commercially reasonable time period), to DENR's written satisfaction, of soil proposed to be disturbed. If sampling results disclose contamination that DENR determines renders the Brownfields Property unsuitable for the uses specified in Land Use Restriction 1 above, the soil may only be disturbed in conformance with procedures (a determination regarding which DENR shall provide within a commercially reasonable time period) approved in writing in advance by DENR to protect public health and the environment while the disturbed soil is exposed, and if as much soil is treated, removed and disposed of in accordance with applicable law, or covered with an impervious or hard pervious surface, as DENR determines is necessary to render the Brownfields Property suitable for said uses. If treatment is chosen, it shall occur in conformance with procedures approved in writing in advance and afterwards by DENR. If covering the soil is chosen, said surface shall be maintained to DENR's satisfaction. If soil removal is chosen, information satisfactory to DENR regarding the transportation and disposition of such soil shall be supplied in a written report to DENR within ninety (90) days following removal. For purposes of this land use restriction, the following definitions apply:

- a. "Impervious surface" means any structure or groundcover consisting of asphalt, concrete, stone, brick, terrazzo, roofing, ceramic tile or other natural or man-made material that prevents the absorption of surface water into the soil.
- b. "Hard pervious surface" means any structure or groundcover that allows absorption of surface water into the soil, but has a hard surface formed or cast in place that protects land users from exposure to any contaminants in the soil. Pervious concrete and pervious tennis court materials are examples.

In compliance Out of compliance
Remarks:
LUR 6: No mining may be conducted on or under the Brownfields Property, including, without limitation, extraction of coal, oil, gas or any other minerals or non-mineral substances.
In compliance Out of compliance
Remarks:
LUR 7: No basements may be constructed on the Brownfields Property unless they are, as determined in writing by DENR, vented in conformance with applicable building codes.
In compliance
Remarks:

LUR 8: None of the contaminants known to be present in the environmental media at the Brownfields Property, including those listed in the table at (2) of the Notice, may be used or stored at the Brownfields Property without the prior written approval of

	nounts for cleaning and other routine housekeeping
activities.	
In compliance Out of comp	oliance
Remarks:	
any kind, including, but not limite prior written approval of DENR.	s Property may not be used as a park or for sports of ed to, golf, football, soccer and baseball, without the
In compliance Out of comp	pliance
Remarks:	
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LUR 11: The Brownfields care centers or schools, without the	Property may not be used as a playground, or for child prior written approval of DENR.
Remarks:  LUR 11: The Brownfields	Property may not be used as a playground, or for child prior written approval of DENR.
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LUR 12: The Brownfields Property may not be used for kennels, private animal pens or horse-riding, without the prior written approval of DENR. In compliance \_\_\_\_ Remarks: LUR 13: The owner of any portion of the Brownfields Property where any existing or later DENR-approved monitoring well is damaged shall be responsible for repair of any such wells to DENR's written satisfaction and within a time period acceptable to DENR. In compliance Out of compliance Remarks: LUR 14: No party conducting environmental assessment or remediation at the Brownfields Property at the direction of, or pursuant to a permit or order issued by, DENR may be denied access to the Brownfields Property for purposes of conducting such assessment or remediation. In compliance \_\_\_\_ Remarks: LUR 15: During January of each year after the year in which the Notice is recorded, the then current owner of any part of the Brownfields Property shall submit a notarized Land Use Restrictions Update ("LURU") to DENR certifying that the Notice remains recorded at the Gaston County Register of Deeds office, that the Land Use Restrictions are being complied with and stating: a. the name, mailing address, telephone and facsimile numbers, and contact person's e-mail address of the owner submitting the LURU if said owner acquired any part of the Brownfields Property during the

	previous cale	ndar year. Ins	sert required info	ormation here,	if applicable:
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b.	numbers, ar	nd contact p my part of the	nailing address person's e-mail Brownfields P required infor	address, if roperty during	said owner the previous
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Notarized signing certification that the of Deeds office and	nis Notice ren	nains recorded	lat the <u>GAS</u>	ton Cou	constitutes inty Register
This Land Use R owner of at least p	estrictions Up art of the Brov	odate is certif wnfields Prope	fied by <u>Eluu</u> erty.	r Dongs	Jus.
Name typed or prin	nted of party n	naking certific	eation: Elmo	er Dougla	s Lucas
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In the case of owner	ers that are ent	tities:			
Signature of indivi	-	Elm	Douglas &	us	<del>widening water</del>
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In the case of all or	wners:		, ,		x
Date: 1/15	/15				

I, Samanthe Charles, a Notary Publi aforesaid, certify that Elucio Deoples Lucal person and acknowledged that he/she is a Member of Carlfincorporation] limited liability company, and its Manager given and as the act of the company, the foregoing Notice signed in its name by him/her.	ally came before me this day  Ohly, LLC, a [state of and that by authority duly
WITNESS my hand and official stamp or seal, this	5 day of
Name typed or p Notary Public	Church Printed: Samontha Charle
My Commission expires: 11/21/2013	
[use for Partnerships]	[Stamp/Seal]
[Name of Owner]  By:	Semenths Charles NOTARY PUBLIC Mecklenburg County, NC
Name typed or printed: General Partner	My Commission Expires November 21, 2018
NORTH CAROLINA COUNTY	
I,, a Notary Public aforesaid, certify that personal and acknowledged that he/she is a General Partner of where partnership is registered] partnership, and that by aut act of the partnership, the foregoing certification was signed in	, a [state
WITNESS my hand and official stamp or seal, this, 200	day of
	χ.
Name typed or pr Notary Public	inted:
My Commission expires:	
	TStomm/Scall